IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA **EASTERN DIVISION**

LORI ANN MORRIS,	
PLAINTIFF,	
V.)	CIVIL CASE NO. 3:05-CV-962-T
FLORIDA TRANSFORMER, INC.,	
and EDWARD NEAL THOMPSON,)	
DEFENDANTS.	

PLAINTIFF'S LIST OF WITNESSES, **EXHIBITS AND DEPOSITION EXCERPTS**

Comes now the Plaintiff and submits the following as a list of Witnesses, Exhibits and Deposition Excerpts to be used at trial.

A. Witnesses

- Plaintiff, Lori Ann Morris, c/o Henry L. Penick, 319 17th Street North, 1. Birmingham, Alabama 35203. (205) 252-2538
- 2. Dr. Edward L. Robinson, Robinson & Associates, LLC, 233 Oakmont Road, Birmingham, Alabama 35244-3264. (205) 408-1692
- 1. Andre LeBleu, LAPTEC, Inc. Engineering Services, 12030 Lakeland Park Boulevard, Suite 109, Baton Rouge, LA 70809. (225) 751-7535.
- 4. Trooper Alex Huntley, 1220 Fox Run Parkway A3, Opelika, Alabama 36801 (334) 745-4651
- 5. Dr. Jack R. Kalin, Ph.D., Alabama Department of Forensic Science, 1001 13th Street South, Birmingham, Alabama 35205 (205) 933-6621

- 6. Edward Neal Thompson c/o Ball, Ball, Matthews & Novak, P.A.
- 7. Scott Seay c/o Ball, Ball, Matthews & Novak, P.A.

B. Exhibits

- 1. The deposition of Dr. Edward L. Robinson and exhibits attached thereto.
- 2. The deposition of Andre LeBleu and exhibits attached thereto.
- 3. The deposition of Edward Neal Thompson and the exhibits attached thereto.
- 4. The deposition of Franklin Scott Seay and the exhibits attached thereto.
- 5. The deposition of Trooper Alex Huntley and the documents attached thereto. (Not yet taken)
- 6. The deposition of Dr. Jack R. Kalin, Ph.D. and exhibits attached thereto. (Not yet taken)
- 7. The Alabama Uniform Traffic Accident Report #4524732 in subject accident.
- 8. The autopsy of Vernell B. Morris.
- 9. The driver's history of Edward Neal Thompson.
- 10. The Medical Examination Report of Edward Neal Thompson dated April 26, 2004.
- 11. Post Accident Driver's Test of Edward Neal Thompson.
- 12. Medical Records of Edward Neal Thompson from Dr. O. D. Mitchem, M.D.
- 13. Center Drug Medical charges.
- 14. Medical records from Dr. Garcia.
- 15. Medical records from Community Hospital, Tallassee, Alabama.
- 16. Report of Dr. Edward L. Robinson & Associates, LLC dated March 17,

Page 3 of 6

2005.

- 17. Sworn affidavit of Dr. Edward L. Robinson.
- 18. Death certificate of Vernell B. Morris.
- 19. Site drawing by Robinson & Associates, LLC.
- 20. Photographs of stretch marks on seat belt of Kenworth tractor.
- 21. Curriculum Vitae of Dr. Edward L. Robinson.
- 22. Sworn affidavit of Andre LeBleu.
- 23. Resume of Andre LeBleu.
- 24. Fleet Safety Compliance Manual and Update (June, 1997).
- 25. Panther II Transportation, Inc. earnings report of Vernell Morris from March 26, 2004 through September 3, 2004.
- 26. The Certificate of Marriage between Vernell B. Morris and Lori Ann Morris.
- 27. Marriage photos of Vernell B. Morris and Lori Ann Morris.
- 28. Photographs of Vernell B. Morris playing guitar.
- 29. Video tape of Vernell B. Morris playing guitar.
- 30. Report of Andre LeBleu to Dr. Robinson dated March 28, 2005.
- 31. Kenworth T600 Brochure is schematics of Kenworth T600 Electrical System.
- 32. Photographs by Trooper James Patterson.
- 33. Photographs taken by Robinson & Associates, LLC.
- 34. Photographs produced by Defendants.
- 35. Application for employment of Edward Neal Thompson.

- 36. Statements of violations by Edward Neal Thompson.
- 37. Driver road tests of Edward Neal Thompson.
- 38. Dart Transit Company Accident Report dated 9/9/04.
- 39. General Safety Rules of Florida Transformer.
- 40. Annual Vehicle Inspection Report dated December 29, 2003.
- 41. Service history truck number 11.
- 42. Chad's Truck Repair invoices.
- 43. The affidavit of Edward Neal Thompson.
- 44. The affidavit of William Earl Tidwell.
- 45. Performance appraisals of Edward Neal Thompson dates December 12, 2004.
- 46. Fuel and Mileage Report forms for Edward Neal Thompson.
- 47. Driver's license of Edward Neal Thompson.

C. Deposition Excerpts

- 1. Entire Deposition of Edward L. Robinson; Excerpts pages 5/22 7/7; 8/12 8/14; 15/23 16/13; 19/12 20/10; 2/1 22/15; 25/13 29/8; 42/5 43/23; 45/13 47/8; 50/13 51/1; 53/18 53/21; 59/18 60/2; 65/4 66/10; 66/21 67/11; 69/20 70/17; 72/10 72/15; 75/7 78/3; 84/1 85/1; 85/21 88/8; 9?/19 91/14; 93/19 96/15; 100/1 -102/17; 113/19 114/9; 133/20 135/17; 140/16 148/4; 149/10 152/5; 155/9 155/16; 156/11 156/21; 161/18 161/162; 163/14 164/13; 168/7 169/7; 173/18 174/21; 185/2 185/12; 187/3 187/22; 195/10 198/15; 208/10 211/15; 213/18 214/8; 214/22 215/12; 218/16 219/4; 229/9 230/18; 236/12 236/19; 237/22 238/19; 239/15 239/23; 241/20 243/12; 244/9 246/1; 247/3 247/12; 247/3 247/12; 272/7 273/13.
- 2. Deposition excerpts of Andre LeBleu: Pages 20/19 21/24: 22/10 2/19;

25/23 - 26/7; 33/5 - 34/1; 42/3 - 42/8; 46/7 - 46/8; 47/2 - 47/4; 51/19 - 54/15; 65/24 - 66/12; 74/14 - 79/11; 80/21 - 81/8; 85/12 - 87/10; 89/6 - 89/14; 93/22 - 94/11; 95/7 - 95/15; 111/23 - 112/18; 123/4 - 123/16; 127/14 - 127/18; 141/6 - 141/17; 144/7 - 144/21; 146/7 - 147/20; 148/4 - 150/6; 151/6 - 151/25; 154/7 - 156/8; 157/8 - 157/17.

- 3. Deposition excerpts of Edward Neal Thompson: Pages 5/16 5/22; 6/6 7/3; 30/5 31/10; 35/8 36/8; 43/19 44/1; 50/19 51/11; 53/20 54/10; 59/11 89/15; 107/17 107/23; 112/19 112/23; 126/23 127/2; 128/17 129/22; 133/6 133/15; 140/20 141/3; 141/8 141/12.
- 4. Deposition of Franklin Scott Sea: Pages 15/11 15/17; 16/19 16/21; 19/3 20/11; 22/22 25/1; 25/18 25/23; 26/10 26/12; 28/11 28/14; 30/11 30/14; 31/9 31/12; 30/8 30/10; 39/14 39/18; 46/19 47/2; 48/8 48/13 50/10 50/15; 60/5 60/11.
- 5. Deposition of James Patterson: Pages 9/9 9/23; 10/22 11/14; 19/2 19/6; 21/20 22/17; 25/15 25/22; 31/1 31/8; 31/13 32/3; 33/18 34/4; 41/7 41/15; 49/6 49/9; 51/2 51/17; 57/11 57/18; 72/7 72/17; 89/16 90/3; 90/10 90/15; 91/19 92/5; 95/3 95/5; 96/20 96/22; 99/15 99/19; 105/7 105/13; 114/19 114/23; 115/12 115/16; 126/4 126/23; 127/1 127/10; 130/8 131/8; 133/23 134/2.

Respectfully submitted,

/s/ Henry L. Penick
Attorney for Plaintiff

H. L. Penick & Associates, PC. 319 17th Street North, Suite 200 P.O. Box 967 Birmingham, AL 35201-0967 (205) 252-2538

CERTIFICATE OF SERVICE

I hereby certify that the foregoing has been served this the 13th day of September, 2006, by placing same in the United States Mail, first-class postage prepaid and properly addressed as follows:

Richard E. Broughton W. Evans Brittain Ball, Ball, Matthews & Novak, PA 2000 Interstate Park Drive Suite 204 P.O. Box 2148 Montgomery, AL 36102-2148

/s/ Henry L. Penick